			T.	-40436		EVENS NESS LAW PUB	. CO., PORTLAND. OR 97204
108M No. 841-	Queges Trest Deard Series-	TRUST DEED.	A			a	2020
.pr 8	5357		TRU	IST DEED	Vol. Mg	Page_	JOKK
THI	S TRUST DEEL	), made this AKA					19
	Lupe A. B	rown / Lupe	A. Mille	r			as Trustee, and
as Grantor,			KI	amath Count	ly	pany	, as Trustee, and
	Notor Inv	estment Com	pany	• • • • • • • • • • • • • • • • • • •			••••••••••••••••••••••••••••••••••••••
as Benefici	iaty,					with norman of	sale the property
Gra	ntor irrevocably (	frants, bargains	, sells and	conveys to tru	ustee in trust, 1	with power of	sale, the property
in Klam	ath	County, (	Oregon, des	cribed as:		e da de la com Case de trada	an an an airtean An an
			" SEE E	KHIBIT A"			
						a and a second	
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now or her	ith all and singular t waiter appertaining, i aid real estate. R THE PURPOSE (			NOC at each of	compant of granto	r herein containe	d and payment of th
sum of Te	en Thousand Se	wen Hundred	y or order and	Dur - Dollars, wi Dollars, wi 	th interest thereor or, the final payr	according to the ment of principal	terms of a promisson and interest hereof,
not sooner The becomes d sold, convi then, at the becain shi	paid, to be due and date of maturity of us and payable. In t syed, assigned or all be beneticiary's optio of become immediate	payable	by this instrum in described rantor without secured by the e.	ment is the date, property, or any t first having ob is instrument, in	stated above, on part thereof, or a ptained the written respective of the	which the final i ny interest there a consent or appro- maturity dates	nstallment of said ho in is sold, agreed to i oval of the benefician expressed therein,
Ta	protect the security a protect, preserve and not to remove or demoi	of this trust deed	granifor agre	es: dition granting a subordinal thereol; drantee it	NON OF OTHER AFICED		thereon; (c) join in a leed or the lien or cha y part of the property. 7 as the "person or pers restricts al

and repair; not to remove of derivation an property. To complete or resource of advertage of and property. 2. To complete or resource printpity and in good and workmanlike mentmer any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordnamic regulations, corenants, condi-tions and restructants athetimal said property: it the beneficiary on requests, to to the transmit function distinct on the pay for films as restructed momen-cast Code as the beneficiary may require and to pay for films as readers in the proper public office or elivers, as ord as the cond of all lien searches made by hind uticess or searching agencies as may be derived desirable by the beneficiary.

print in erroruling usek transcrage userments pursuant to the Uniform Control of the sensericinary may request and to pay too ling useks in the print public office or efficiency and reflect and too and all line userballs office or efficiency as evel as the bornel control of all line userballs office or efficiency as evel as the cont of all line userballs by the break office or efficiency as evel as the cont of all line userballs of the sead control of all line userballs of the sead are the break office or efficiency may form time to time require, in work other hands that the beneficiary may from time to time require, in written in a unsumant not leas than 3.
companies acceptable to the beneficiary with form payable to the latter; all noning userballs of the beneficiary and the sead are the sead and the sead that the day print to the expiration of its grants shall be delivered to procee any such insurance and to it the grants and the based to procee any such insurance and to it the grants that the based to procee any such insurance that end to be and and the sead of the second of th

It is mutually agreed that: A. In the event that any portion or all of and property shall be taken under the right of resument domain or condemnation, beneficiary shall have the tripM, it it as elects, he requese that all or any portion of the monies psychle as compensation for such taking, which are in electro of the amount required to pay all resumable costs, espenses and attornes less mecasarily paid or incurred by stantor in such proceedings, shall be poid to beneficiary and applied by it trast upon any resumable costs and espenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by frame much proceedings, and the balance applied upon the indebtedness metred hereby; and grantor agrees, at its own espense, to take such actions and escute such instruments as shall be mecessary in obtaining such com-pendenties of any terms and presentation of the indebtedness, truste mote findory, payment of sin tees and presentation of the indebtedness, truste mote inducers to any person for the payment of the indebtedness, truste the liability of any person for the payment of the indebtedness, truste the liability of any person for the payment of and provery (b) join in

subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee indo thereol, and the recitals therein of any matters or lacts shall be conclusive proof of the truthlulness thereol. Trustee's lees for any of the conclusive proof of the truthlulness thereol. Trustee's lees for any of the service mentioned in this paragraph shall be not less than \$5. whout notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, either in port and take possession of the rends, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and caking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other property, and the application or release thereol as all order as bene-ticisary may determine. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement of any indebtedness secured hereby or in his performance of any agreement of any indebtedness secured hereby or in his performance of any agreement of loreclose this trust deed in equity as a mortgage or direction may direct to loreclose this trust deed in equity as a mortgage or direction may direct on loreclose this trust deed in equity as a mortgage or direction may direct on loreclose this trust deed in equity as a mortgage or direction may direct on loreclose this trust deed in equity as a mortgage or direction may direct on loreclose this trust deed in equity as a mortgage or direction may direct on loreclose this trust deed

his writer even note out default and his election to sell the said described real property to satisfy the obligation secured hereby whereuponequired by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and eale, and at any time prior to 5 days before the date the trustee conducts the sele, the grantor or any other person we privileged by ORS 86.753, may cure the default or defaults. If the default chalut may be cured by paying the sele, and at any time prior to 5 days before the date the trustee conducts the sele, the grantor or any other person we privileged by ORS 86.735, may cure the default or default. If the default chalut in may be cured by paying the sums secured by the trust deed the dure other than such portion as would not then be due had no default occurred. Any other default that is capable of obligation or three deed. In any case, in addition to curing the default or default, the actually incurred in enforcing the obligation of the trust default of the trust deed of the dure of the time to which said sale may place designated in the notice of sale or the time to which said sale may be postponed as provided by iaw. The trustee may set and property either in one parcel or in separate parcels and shall sell the time of sale. Trustee shall deliver to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form at required by law conveying the property as sold, but without any cate and a the stime to during the trustee, but including of the truthluleness thereol. Any purchase at the sale. 15. When trustee sale all to payment of (1) the expenses or im-thel meticiant, may upment to the powers provided herein, trustee in their interests may appear in the order of their privary and (4) the surplus, if any, to the grantor work within the time deed of the trust with the property is situated, shall be conclusive proof trustee, the latter shall be ve

NOTE: The Teast Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company are towings and toos association authorized to do burness order the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, altiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. (a) And (b) and (b)

3823 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor wantants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>a</sup> primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for husiness or commercial purposes. This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hareby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is net applicable; if warranty (c) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclesures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. for Ci (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON. ) ) ss. ) STATE OF OREGON. County of RAMAN County of "This instrugment was ackno as acknowledged before me on OF-UPE H. BROWN This instrument was acknowledged before me on ... 19 AKA as The floom of The for Oregon Notary Public for Oregon (SEAL) My commission expires: 11/23/90 (SEAL) My commission expires: . . REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid TO: .... The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, an payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust doed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary delivered to the trustee for cancellation before reconveyance will be made. OR THE NOTE TRUST DEED STATE OF OREGON, (FORM No. SET) ss. County of ..... Certify that the within instrument was received for record on the ...... day Lupe A. Brown & of ..... ....., 19....., Lupe A. Miller SPACE RESERVED in book/reel/volume No. ..... on Grantor FOR page ...... or as fee/file/instru-Notor Investment Company ment/microfilm/reception No......, RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Baneliciary County affixed. AFTER RECORDING RETURN Motor Investment Company 531 S 6th- P O Box 309 NAME Klamath Falls, Or 97601 2-3-37 By ......Deputy

3824

## " EXHIBIT A "

The following described property situate in Klamath County, Oregon. "

Parcel 1: Beginning at a point which is 1083 feet West and 1391 feet South of the Northeast section corner of Section 4, Township 35 South, Range 7 East of the Willamette Meridian, thence South 105.53 feet; thence East 164.34 feet; thence Northeasterly along the bank of Williamson River to a point due East of point of beginning; thence West 200 feet to point of beginning.

Parcel 2: A tract of land situated in Government Lots 11 and 12 in Section 4, Township 35 South, Range 7 East of the Willamette Meridian.

That portion of Government lot 11 lying Westerly of the West bank of Williamson River, EXCEPTING THEREPROM that portion in lot 11 and described as follows:

Beginning at a point which is 1083 fest West and 1391 feet South of the Northeast section corner of Section 4, Township 35 South, Range 7 East of the Willamette Meridian; thence South 105.53 feet; thence East 164.34 feet; thence Northeasterly along the bank of Williamson River to a point due East of the point of Beginning; thence West 200 feet to the point of beginning.

That portion of Government lot 12 lying East of the Easterly right way line of United States Highway #97.

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for	record at request		
of	March		day M88
		or nortgages on Page3822	
FEE	\$15.00	Evelyn Biehn, County Clerk	<u> </u>
			1.14